

STATE OF TEXAS

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IN THE MUNICIPAL COURT OF RECORD NO. 1 CITY OF FORNEY KAUFMAN COUNTY, TEXAS

YOUNES LAFDI

== Judgment after Jury Verdict ==

plea	On this the the 12th day of August, 2022, the Defendant in the above numbered and entitled cause appeared in person and entered a of not guilty and demanded a jury trial; and the jury, having heard the evidence and arguments, found the Defendant:	
100	Guilty of the offense of CHANGE LANE WHEN UNSAFE and the jury assessed a fine of \$	
	Guilty of the offense of CHANGE LANE WHEN UNSAFE and the court assessed a fine of \$	
	It is therefore Ordered and Adjudged by the Court that the State of Texas, for the use and benefit of the City of Forney, Texas, does	
have	e and recover from the Defendant the fine in the amount of $\frac{2000}{100}$, plus any and all costs required to be paid, which as of	
this	this date are $\frac{3390}{}$.	
	The Defendant having entered a plea in open court as provided by Article 27.14(a) or 27.16(a), C.C.P., and the Judge having inquired whether the defendant has sufficient resources or income to immediately pay all or part of the fine and costs, the Judge determines that the Defendant: DOES have sufficient resources or income to immediately pay all or part of the fine and costs. DOES NOT have sufficient resources or income to immediately pay all or part of the fine and costs.	
×	Having determined that the Defendant does not have sufficient resources or income to immediately pay all or part of the fine and costs, it is hereby Ordered that (check one or a combination of the following): The Defendant pay the fine and costs by	
	The Defendant is hereby Ordered to pay the fine and costs: immediately. by, 20 at designated intervals. See attached Installment Agreement Order incorporated as part of this judgment.	
	(If sentence in addition to payment of fine is authorized) It is further Ordered that the Defendant shall	
	no later than, 20	
	The Defendant is hereby Ordered to pay restitution in the amount of \$ to the victim in this case. Said restitution to be paid by	
It is further Ordered and Adjudged that in the event the Defendant defaults in the discharge of this judgment and is placed in jail, pursuant to Article 45.048(b) of the Code of Criminal Procedure, the Court specifies that, provided a commitment hearing is first conducted, the Defendant remain in jail a sufficient length of time to satisfy the fine and costs at the following rate:		
	8 hours (not less than eight or more than 24) to earn. \$150 (minimum Dollar amount \$100*) to satisfy the fine and costs.	

THIS IS TO CE THE AND CORP SISA Judge, Municipal Court of Record No. 1
THE INSTRUMENTAL SISA Court of Forney, Kaufman County, Texas

Forney Municipal Court of Record On 1